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APPLICATION NO. FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO. CONFIRMATION NO. 08/18/2003 Stephen Miles Rhodes 60,137-188; 115-3711-U 4058 10/642,855 26096 **EXAMINER** 7590 10/14/2005 CARLSON, GASKEY & OLDS, P.C. HEPPERLE, STEPHEN M **400 WEST MAPLE ROAD** ART UNIT PAPER NUMBER SUITE 350 BIRMINGHAM, MI 48009 3753

DATE MAILED: 10/14/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

S	P

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	Application No.	Applicant(s)			
055 4-4 0	10/642,855	RHODES, STEPHEN MILES			
Office Action Summary	Examiner	Art Unit			
	Stephen M. Hepperle	3753			
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence ac	ldress		
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication If NO period for reply is specified above, the maximum statutory period v - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this c D (35 U.S.C. § 133).			
Status					
1) Responsive to communication(s) filed on 26 Se	eptember 2005.				
•	action is non-final.				
•	<del>'=</del>				
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims					
4) Claim(s) 1-12 is/are pending in the application.					
4a) Of the above claim(s) is/are withdraw	4a) Of the above claim(s) is/are withdrawn from consideration.				
5) Claim(s) is/are allowed.					
6)⊠ Claim(s) <u>1-12</u> is/are rejected.					
7) Claim(s) is/are objected to.	7) Claim(s) is/are objected to.				
8) Claim(s) are subject to restriction and/o	r election requirement.				
Application Papers					
9)☐ The specification is objected to by the Examiner.					
10) $\boxtimes$ The drawing(s) filed on <u>26 September 2005</u> is/are: a) $\square$ accepted or b) $\boxtimes$ objected to by the Examiner.					
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).					
11)☐ The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form P	10-152.		
Priority under 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).					
a) All b) Some * c) None of:					
<ol> <li>Certified copies of the priority documents have been received.</li> <li>Certified copies of the priority documents have been received in Application No</li> </ol>					
<ul><li>2. Certified copies of the priority documents have been received in Application No.</li><li>3. Copies of the certified copies of the priority documents have been received in this National Stage</li></ul>					
application from the International Bureau	•		0.030		
* See the attached detailed Office action for a list	,	ed.			
Attachment(s)					
1) X Notice of References Cited (PTO-892)	4) Interview Summary				
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)	Paper No(s)/Mail Do 5)  Notice of Informal F	ate Patent Application (PT	O-152)		

3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)
Paper No(s)/Mail Date \_\_\_\_\_.

6) Other: \_\_\_\_\_.

Indication of allowable subject matter in the action of 28 June 2005 is withdrawn. Applicant's comments in his response of 21 September 2005 that "the valve is as known, and forms no part of the invention" clarifies paragraph 18 of the specification, "The may be as known". In view of this, claim language directed to the details of the valve per se are not seen as carrying patentable weight. Rejections based on this understanding follow. To the extent that the examiner failed to appreciate the language in the specification, paragraph 18, the error is regretted.

The drawings are objected to under 37 CFR 1.83(a). The drawings must show every feature of the invention specified in the claims. Therefore, the valves recited in claim 1 must be shown in Figs. 2C and 3B or the feature(s) canceled from the claim(s). The figures seem to show a simple through tube where no valving exists. Clarification without the addition of new matter is required. Since applicant says the valve per se is known, internal details of the valve could be omitted and reference made to a prior art valve in the specification. See the rejection under 35 USC 112 below for more detail. The previous action objected to the illustration of the valve of Fig. 2A. Upon further review, the figure is acceptable.

Corrected drawing sheets in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. The figure or figure number of an amended drawing should not be labeled as "amended." If a drawing figure is to be canceled, the appropriate figure must be removed from the replacement sheet, and where necessary, the remaining figures must be renumbered and appropriate changes made to the brief description of the several views of the

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drawings for consistency. Additional replacement sheets may be necessary to show the renumbering of the remaining figures. Each drawing sheet submitted after the filing date of an application must be labeled in the top margin as either "Replacement Sheet" or "New Sheet" pursuant to 37 CFR 1.121(d). If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

Claims 1-11 are rejected under 35 U.S.C. 112, second paragraph, as failing to set forth the subject matter which applicant(s) regard as their invention. It is unclear what the actual invention is. Details of the valve are found in claims 2-11, yet applicant's remarks indicate that the valve per se is not part of the invention. With respect to claim 6, line 10, "said manifold" lacks antecedent basis.

Claims 7-11 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the enablement requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to enable one skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention. It is not clear from Figs. 2C and 3B, or the specification how water is valved in the embodiment of Fig 2C or 3B, claims 7-11. The figure seems to show a simple through tube where no valve exists. Clarification without the addition of new matter is required. As in the objection to the drawings, a reference to a particular prior art valve would overcome the rejection.

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

<sup>(</sup>a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person

having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1, 2, and 4 are rejected under 35 U.S.C. 103(a) as being unpatentable over Sueur (FR 1.476.080). Sueur shows two valves that rotate about parallel axes. Each valve has a handle between a manifold 5 connecting the valve outputs and a threaded connection for supply. Spout 7 extends from the midpoint of the manifold. The overall device appears to be intended for connection to horizontal supply piping. It would have been obvious to install the Sueur assembly to the top of a sink, connected to vertical water supply lines, because such an orientation is very well known. It would have been obvious to orient the spout so that the outlet still points down as that is the expected orientation of a faucet outlet. This orientation would cause Sueur to maeet the claimed vertical relationships. Regarding claim 2, the part of the Sueur valve to which the handled is attached is seen as a shaft, and water must inherently flow inside the shaft or it would come out the handle slot.

Claim 3 is rejected under 35 U.S.C. 103(a) as being unpatentable over Sueur in view of applicant's disclosure. Applicant's disclosure (paragraph 0018), confirmed by remarks filed with the amendment of 26 September 2005, indicate that the valves per se as used in the invention are known. It would have been obvious to use the valve stated as known by applicant in the Sueur device because both valves serve the same purpose and work in essentially the same way.

Claim 5 is rejected under 35 U.S.C. 103(a) as being unpatentable over Sueur in view of applicant's admission of prior art or Stretch et al. The cap is seen as a valve detail. It would have been obvious to include a cap on the tops of the Sueur valve. Stretch shows a valve having a central hollow shaft D with a housing slot Q for a handle to rotate the shaft. A cap Q provides a

bearing and access to replace the valve. It would have been obvious to provide a cap as shown by Stretch to enclose a bearing and/or to make servicing of the valve easier.

Claims 7-10 are rejected under 35 U.S.C. 103(a) as being unpatentable over Sueur in view of Armitage (EP 307 105). Armitage shows a faucet extending vertically through a base at 12 with separate hot and cold valves. Each valve controls a tube 20, 22 that extends under a removable spout cover 28 to outlet fitting 82. With respect to claim 9, note notches in the Sueur valve housings 1. It would have been obvious to route separate tubes to the Sueur outlet as shown by Armitage, "in order to meet certain U. K. Water Board or other public utility regulations" (Armitage, first paragraph).

Claim 11 would be allowable if rewritten to overcome the rejection(s) under 35 U.S.C. 112, 2nd paragraph, set forth in this Office action and to include all of the limitations of the base claim and any intervening claims.

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Pitsch shows a faucet with separate valves feeding a central tube supported at end 52.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Stephen M. Hepperle whose telephone number is 571-272-4913. The examiner can normally be reached on Monday through Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Gene Mancene can be reached on 571-272-4930. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Stephen M. Hepperle Primary Examiner

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**SMH**